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88-14L NUMBER FILING GATE GIRST NAMED INVENTOR		ATTENDED MANAGER NA
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CONTROL PATENTS AND THADE JAARAS		
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	eb 2004 [This action is made final.
shortened statutory period for response to this action is set to expire $\overline{\prod \mathcal{L}}$ month(s), allure to respond within the period for response will cause the application to become abandone	days from ed. 35 U.S.C. 133	the date of this letter.
BIT I THE FOLLOWING ATTACHMENT(S) ARE PART OF THIS ACTION:		
1. Notice of References Cited by Examiner, PTO-892.	e re Patent Drawing, F	PTO-948.
	e of Informal Patent A	pplication, Form PTO-152
5. Information on How to Effect Drawing Changes, PTO-1474.		·
ert II SUMMARY OF ACTION		
1. $\sqrt{2}$ Claims $\sqrt{2}$, $4-18$		_ are pending in the application
Of the above, claims	ar	re withdrawn from consideration
2. Claims		_ have been cancelled.
3. Claims		are allowed.
4. Claims 1, 4,5, 8-11, 14,17,18; 13		are rejected.
5. Claims 2, 6, 7, 12, 15, 16		_ are objected to.
· — · · · · · · · · · · · · · · · · · ·		on or election requirement.
7. This application has been filed with informal drawings under 37 C.F.R. 1.85 which are	·	·
8. Formal drawings are required in response to this Office action.	•	, ,
9. The corrected or substitute drawings have been received on	. Unde	r 37 C.F.R. 1.84 these drawin
are acceptable; not acceptable (see explanation or Notice re Patent Drawing		
10. The proposed additional or substitute sheet(s) of drawings, filed on	has (have) been	approved by the
oxeninor, in disapproved by the examinor (see explanation).	oved: 🗆 discontrave	d (aan avalanaties)
11 The proceed drawing correction filed has been T come	oveo; 🗀 disapproved	a (see explanation).
11. The proposed drawing correction, filed, has been _ appn		oived II not have made:
11. The proposed drawing correction, filed, has been approx 12. Acknowledgement is made of the claim for priority under U.S.C. 119. The certified or been filed in parent application, serial no; filed on	opy has 🛭 been rec	eived not been received
12. Acknowledgement is made of the claim for priority under U.S.C. 119. The certified o	opy has 🛭 been rec	